

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION

2006 JUL 28 A 9:42

Richard Wayne Wright, Sr. Bey, *
Plaintiff, Pro-Se., *
-VS- *

Civil Action No. 2005-CV-439-A-WO

Sylvester Nettles, et al., *
Defendants. *

Plaintiff Motion of Enquiry

I Richard Wayne Wright, Sr. Bey, A.I.S # 187140, am the plaintiff, Pro-Se., Comes in this above (said) motion and seeks the following:

- 1). Is there any way this Honorable Court will/could send a representative to preserve plaintiff life?
- 2). I've made other attempts here at Ventress Correctional Facility (V.C.F.), First by sending certify mailed to prison officials (Warden(s) at Ventress (V.C.F.); Richard Allen prison Commissioner); Segregation Board ~~at~~ Committee was exception to mail being sent

Certified, ect,) Concerning pre-serving my life and the danger I'm in but ~~they~~ refuse to properly respond or harken to my plea's. I also sent this Honorable Court the same letters, but they have been return to me on two (2) occasion without being Filed and Considered. Would this Honorable Court temporarily apply Statute 18 USC § 5003, if ~~it~~ will not, Would this Honorable Court at the least inform the District Attorney of Barbour County and/or the Attorney General For the State of Alabama to apply Section 30-5-1, et. Seq. (Ala. Code 1975) and/or come to Ventress Correctional Facility (V.C.F.) to ensure defendants 'stop' violations of plaintiff rights ~~the~~ Fourteenth (14th) and Eighth (8th) Amendments of the United States Constitution

3). Plaintiff Wright, Sr. Bey sent mail through inmate's legal mail service's here at Ventress

(V.C.F.) which postage was to be supplied by prison officials on July 19, 2006, which had two (2) motion enclosed (1). "Plaintiff Motion To Request Permission To Submit And Filed Plaintiff Motion For A Temporary Restraining Order And Protection order"; and (2). "Plaintiff Motion For A Temporary Restraining Order And Protection Order"; and ask in (said) motion's 'Certificate of Service' would this Honorable Court Clerk Forward a Copy to plaintiff after these (said) motions are clock stamp for filing, but I have not receive any response from this Honorable Court and or Court's Clerk. Did this (said) motion's reach the Honorable Court, and if so, could or would this Honorable Court send plaintiff the 'Front page' (of each) of the two (2) (said) motions after they were clock stamp for filing as previously requested

4). Would this Honorable Court and / or Clerk informed plain-

DIFF FOR what date(?)
this Honorable Court ex-
tended the "extension of
time" to, and how did
this Honorable Court inter-
pet's [Motion For leave]
(Court Doc. No. 186)

Done this the 26th day of
July 2006.

RespectFully Submitted,
Richard W Wright, Sr. Bey
Richard Wayne Wright, Sr. Bey #187140
Ventress Correctional Facility
Segregation Unit/Cell #801
Post Official Box 767
Clayton, Alabama 36016

Certificate OF Service

This is to Certify that I Richard
Wayne Wright, Sr., Pro-Se., am the pe-
titioner in the above encampment
motion / and Certify I have sent
a copy of this motion to the
Clerk of the Court and earnestly
ask due to plaintiff's indigent
status that ^{R.W.W.} the this Honorable Court
and/or Clerk Forward a clock stamp

'Front page' Copy to plaintiff
and a copy of this (said) motion to
defendant's Counsel(s) which addresses
are as Following:

Gregory F Vaughn
ASB - 2411- H67G
Scott, Sullivan, Streetman & Fox, P.C.
2450 Valley Dale Road
Birmingham, Alabama 35244

Troy King (Attorney General)
State Bar # ASB - 5949- 5615
Steven Mallette Sirmun
(Assistant Attorney General)
Hugh Davis (Attorney)
Alabama Board Pardon and Paroles
Post Office Box 302405
Montgomery Alabama 36130

David B. Block (ASB - 5098- K62D)
William R. Lunsford (ASB - 4265- L72L)
Douglas B. Hargett (ASB - 9928- 581H)
Balch & Birgham LLP
Post Office Box 18668
Huntsville, Alabama 35804 - 8668

Kim T. Thomas
Gregory Marion Briggs
Alabama Department of Corrections

Legal Division
301 Ripley Street
Montgomery, Alabama 36130

By placing this motion in the hand
of the on duty officer with postage
prepaid and for this (said) motion
to be placed in the United States
mail Box at Ventress Correctional
Facility and properly addressed
this on the 26th day of July, 2006.

Respectfully Submitted,
Richard W Wright, Sr.

Richard Wayne Wright, Sr. Bay #182140
Ventress Correctional Facility
Segregation Unit / Cell # 801
Post Office Box 767
Clayton, Alabama 36016